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5 Attorneys for Defendants PRETI FLAHERTY
6 BELIEVEAU PACHIOS & HALEY, LLP

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

IAN INMAN, AN INDIVIDUAL;) CASE NO. C09 5584
RICHARD INMAN, AN INDIVIDUAL;)
DIANE INMAN, AN INDIVIDUAL; AND) STIPULATION AND ORDER
JUNGLE PULSE, INC., A CALIFORNIA) EXTENDING THE DEADLINE FOR
CORP.,) FILING RESPONSES TO PLAINTIFFS'
Plaintiffs,) COMPLAINT
v.)
JUNGLE QUEST FRANCHISING, LLC,) FILE DATE: November 24, 2009
WILLIAM E. GABBARD, KEVIN P.) TRIAL DATE: Not Set Yet
HEIN, JAMES S. MOLLOY, DOUGLAS)
W. ROOT, AND PRETI FLAHERTY)
BELIEVEAU PACHIOS & HALEY, LLP,)
Defendants.)

TO THIS HONORABLE COURT:

SUBJECT TO COURT APPROVAL, Plaintiffs IAN INMAN, RICHARD INMAN,
DIANE INMAN, and JUNGLE PULSE, INC. ("PLAINTIFFS"), Defendants JUNGLE QUEST
FRANCHISING LLC, WILLIAM E. GABBARD, KEVIN P. HEIN, JAMES S. MOLLOY and
DOUGLAS W. ROOT (collectively "JUNGLE QUEST"), and Defendant PRETI, FLAHERTY,
BELIEVEAU, PACHIOS & HALEY, LLP ("PRETI") (collectively "the Parties"), through their
respective attorneys of record, HEREBY STIPULATE AS FOLLOWS:

1 WHEREAS, PLAINTIFFS filed their Complaint in the above Court on November 24,
2 2009 (“Complaint”) alleging causes of action for alleged violation of California franchise
3 investment law, fraud and deceit, negligent misrepresentation, and breach of contract against
4 JUNGLE QUEST, a cause of action for negligence against PRETI, and causes of action for
5 alleged violation of the California unfair business practices law and for declaratory relief against
6 all the Defendants.

7 WHEREAS, the Parties are interested in exploring the possibility of early resolution which
8 would be more meaningful if pursued in advance of responses being filed to the Complaint.

9 BASED UPON THE FOREGOING, the Parties hereto, HEREBY STIPULATE that the
10 deadline to file a responsive pleading to the Complaint on behalf of both JUNGLE QUEST and
11 PRETI shall be extended to March 12, 2010 to allow the Parties sufficient time to explore possible
12 resolution.

13 This stipulation may be executed by facsimile in counterparts.

IT IS SO STIPULATED.

17 | DATED: January 29, 2010

LEWIS BRISBOIS BISGAARD & SMITH LLP

By

Peter Dixon
Attorneys for Defendants PRETI
FLAHERTY BELIEVEAU PACHIOS &
HALEY, LLP

DATED: January __, 2010

WHEELER, TRIGG, O'DONNELL LLP

By

Sean Baker
Attorneys for Defendants JUNGLE QUEST

1 FRANCHISING LLC, WILLIAM E.
2 GABBARD, KEVIN P. HEIN, JAMES S.
3 MOLLOY and DOUGLAS W. ROOT

[Signatures Continue on Following Page]

4 DATED: January ___, 2010

5 LAGARIUS & BOULTER, LLP

6 By

7 Robert S. Boulter
8 Attorneys for Plaintiffs IAN INMAN,
9 RICHARD INMAN, DIANE INMAN, and
10 JUNGLE PULSE, INC.

11 **ORDER**

12 Having considered the foregoing Stipulation, and good cause appearing therefore, **IT IS**
13 **HEREBY ORDERED** that:

14 1. Defendants JUNGLE QUEST FRANCHISING LLC, WILLIAM E. GABBARD,
15 KEVIN P. HEIN, JAMES S. MOLLOY and DOUGLAS W. ROOT response to Plaintiffs
16 IAN INMAN, RICHARD INMAN, DIANE INMAN, and JUNGLE PULSE, INC.'s Complaint
shall be filed with this Court by March 12, 2010.

17 2. Defendant PRETI, FLAHERTY, BELIEVEAU, PACHIOS & HALEY, LLP
18 response to Plaintiffs IAN INMAN, RICHARD INMAN, DIANE INMAN, and JUNGLE PULSE,
19 INC.'s Complaint shall also be filed with this Court by March 12, 2010.

20 Dated: 2/3/10

21 
22 Hon. Claudia Wilken